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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/604,703	08/11/2003	David Elder	WT-001	1702	
22914	7590 03/30/2006		EXAM	EXAMINER	
KEVIN P. C		TIBBITS, PIA FLORENCE			
BRINKLEY MCNERNEY MORGAN SOLOMAN & TATUM LLP 200 E. LAS OLAS BLVD, SUITE 1900			ART UNIT	PAPER NUMBER	
	FORT LAUDERDALE, FL 33301		2838		
			DATE MAILED: 03/30/200		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/604,703	ELDER ET AL.				
Office Action Summary	Examiner	Art Unit				
· · · · · · · · · · · · · · · · · · ·	Pia F. Tibbits	2838				
The MAILING DATE of this communication app	ears on the cover sheet with the	correspondence address				
Period for Reply	/ IO OFT TO EVOIDE AMONT	VOLOR THIRTY (20) DAVO				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be will apply and will expire SIX (6) MONTHS for a cause the application to become ABANDO	ON. timely filed on the mailing date of this communication. NED (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on 27 Ja	anuary 2006.					
, <u> </u>						
, ————————————————————————————————————	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>88-105</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdraw	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>88-105</u> is/are rejected.	Claim(s) <u>88-105</u> is/are rejected.					
7) Claim(s) is/are objected to.	Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/o	or election requirement.					
Application Papers						
9) The specification is objected to by the Examine	er.					
10) The drawing(s) filed on is/are: a) acc	epted or b) objected to by th	e Examiner.				
Applicant may not request that any objection to the						
Replacement drawing sheet(s) including the correct						
11) The oath or declaration is objected to by the Ex	xaminer. Note the attached Offi	ce Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119	(a)-(d) or (f).				
a) ☐ All b) ☐ Some *·c) ☐ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
Copies of the certified copies of the price	rity documents have been rece	ived in this National Stage				
application from the International Burea						
* See the attached detailed Office action for a list	of the certified copies not rece	ived.				
•						
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) Interview Summ					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mai	l Date al Patent Application (PTO-152)				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date	6) Other: approved					

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DETAILED ACTION

This Office action is in answer to the RCE filed 11/23/2005 and the amendment filed 1/27/2006. Claims 88-105 are pending.

Specification

- 1. The specification is objected to as failing to provide proper antecedent basis for the claimed subject matter: "plurality of independent operating functions", "operating parameters". See 37 CFR 1.75(d)(1) and MPEP § 608.01(o). Correction is required.
- 2. The amendment filed 11/23/2005 is objected to under 35 U.S.C. 132(a) because it introduces new matter into the disclosure. 35 U.S.C. 132(a) states that no amendment shall introduce new matter into the disclosure of the invention. The added material which is not supported by the original disclosure is as follows: "third **operating** position".

Applicant is required to cancel the new matter in the reply to this Office Action.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 88, 95, 104, 105 are rejected under 35 U.S.C. 102(b) as being anticipated by **Pacific Dunlop of Australia brochure on Exide Switch Technology** [hereinafter Exide Switch Technology].

Exide Switch Technology discloses on page 1 an apparatus for reliably supplying electrical energy to an electrical system connected between a system positive terminal and a system negative terminal, the apparatus comprising:

main battery/main unit housing a main positive output and a main negative output, the main negative output being connected to the system negative terminal;

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at least one standby battery/reserve unit having at least one standby positive output and at least one standby negative output, the at least one standby negative output being electrically connected to the system negative terminal;

a one-way charging circuit/diode electrically connected between the main positive output and the at least one standby positive output, the one-way discharging circuit configured to facilitate discharging of and prevent current flow from the at least one standby battery at all times during which the main battery is supplying electrical energy to the electrical system; and

a switching device/Exide Switch operable in two operating positions to at least selectively electrically connect the system positive terminal to one of the main positive output and the at least one standby positive output, the switching device being operable in a first operating position/"push the switch back to the main battery/unit" to electrically connect the main positive output to the system positive terminal and electrically disconnect the system positive terminal from the at least one standby positive output, the switching device being further operable in a second operating position/"push switch to the live reserve unit" independent of the first operating position to electrically connect the at least one standby positive output to the system positive terminal and electrically disconnect the system positive terminal from the main positive output, wherein, when the switching device is in the first operating position, the main battery is the sole source of electrical energy to the electrical system and wherein when the switching device is in the second operating position, the at least one standby battery is the sole source of electrical energy to the electrical energy and the at least one standby battery never supply electrical energy to the electrical system simultaneously.

As to claim 95, 104, see remarks and reference above.

As to the method claim 105: the method steps will be met during the normal operation of the apparatus described above.

Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

6. Claims 89-92, 94, 96, 97 are rejected under 35 U.S.C. 103(a) as being unpatentable over **Pacific Dunlop of Australia brochure on Exide Switch Technology,** as described above.

As to claim 89, Exide Switch Technology does not disclose the main battery is one of a six-volt, a twelve-volt, or a twenty-four volt battery.

As to claim 89, the main battery is one of a six-volt, a twelve-volt, or a twenty-four volt battery: the use of a six-volt, a twelve-volt, or a twenty-four volt battery as a main battery, absent any criticality, is only considered to be the use of "optimum" or "preferred" material that a person having ordinary skill in the art at the time the invention was made using routine experimentation would have found obvious to provide for the main battery/main unit disclosed by Exide Switch Technology in order to accommodate an application specifics, since it has been held to be a matter of obvious design choice and within the general skill of a worker in the art to select a known material on the basis of its suitability for the intended use of the invention. See *In re Leshin*, 125 USPQ 416. *In re Aller*, 105 USPQ 233 (CCPA 1955), *In re Boesch*, 617 F. 2d 272, 205 USPQ 215 (CCPA 1980).

As to claim 90, Exide Switch Technology does not disclose the standby battery is one of a six-volt, a twelve-volt, or a twenty-four volt battery.

As to claim 90, the standby battery is one of a six-volt, a twelve-volt, or a twenty-four volt battery: the use of a six-volt, a twelve-volt, or a twenty-four volt battery as a standby battery, absent any criticality, is only considered to be the use of "optimum" or "preferred" material that a person having ordinary skill in the art at the time the invention was made using routine experimentation would have found obvious to provide for the standby battery/reserve unit disclosed by Exide Switch Technology in order to accommodate an application specifics, since it has been held to be a matter of obvious design choice and within the general skill of a worker in the art to select a known material on the basis of its

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suitability for the intended use of the invention. See *In re Leshin*, 125 USPQ 416. *In re Aller*, 105 USPQ 233 (CCPA 1955), *In re Boesch*, 617 F. 2d 272, 205 USPQ 215 (CCPA 1980).

As to claim 91, Exide Switch Technology does not specifically disclose a battery housing that includes a main battery compartment and at least one standby battery compartment, the main battery compartment containing the main battery, and the at least standby battery compartment containing the at least one standby battery. It would have been obvious to one of ordinary skill in the art at the time the invention was made to make separable the main battery compartment containing the main battery and standby battery compartment containing the standby battery in order to allow for easier positioning around the engine, since it has been held that constructing a formerly integral structure in various elements involves only routine skill in the art. *In re Dulberg*, 289 F.2d 522, 523, 129 USPQ 348, 349 (CCPA 1961). See MPEP 2144.04.

As to claim 92, Exide Switch Technology does not specifically disclose the main battery compartment located atop the at least one standby battery compartment: as to the particular location of the main battery compartment, i.e., located atop the at least one standby battery compartment, absent any criticality, is only considered to be an obvious modification as it has been held by the courts that there would be no invention in shifting the location of a structure of a device to another location if the operation of the device would not thereby be modified. *In re Japikse*, 181 F.2d 1019, 86 USPQ 70 (CCPA 1950) MPEP 2144.04.

As to claim 94, Exide Switch Technology does not specifically disclose wherein the battery housing has external dimensions characteristic of a conventional vehicle battery housing: the use of a battery housing that has external dimensions characteristic of a conventional vehicle battery housing, absent any criticality, is only considered to be the use of "optimum" or "preferred" material that a person having ordinary skill in the art at the time the invention was made using routine experimentation would have found obvious to provide for the standby battery/reserve unit disclosed by Exide Switch Technology in order to accommodate an application specifics, since it has been held to be a matter of obvious design choice and within the general skill of a worker in the art to select a known material on the basis of its

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suitability for the intended use of the invention. See *In re Leshin*, 125 USPQ 416. *In re Aller*, 105 USPQ 233 (CCPA 1955), *In re Boesch*, 617 F. 2d 272, 205 USPQ 215 (CCPA 1980).

As to claim 96, Exide Switch Technology does not specifically disclose the one way charging circuit has an amperage rating between 25 and 95 amps: the use of a one way charging circuit has an amperage rating between 25 and 95 amps, absent any criticality, is only considered to be the use of "optimum" or "preferred" material that a person having ordinary skill in the art at the time the invention was made using routine experimentation would have found obvious to provide for the standby battery/reserve unit disclosed by Exide Switch Technology in order to accommodate an application specifics, since it has been held to be a matter of obvious design choice and within the general skill of a worker in the art to select a known material on the basis of its suitability for the intended use of the invention. See *In re Leshin*, 125 USPQ 416. *In re Aller*, 105 USPQ 233 (CCPA 1955), *In re Boesch*, 617 F. 2d 272, 205 USPQ 215 (CCPA 1980).

As to claim 97, see remarks and references above.

7. Claim 93 is rejected under 35 U.S.C. 103(a) as being unpatentable over **Exide Switch Technology**, as described above, in view of **Geibl et al**. [hereinafter Geibl][6143438].

Exide Switch Technology does not disclose the battery housing further comprising at least one fill tube.

Geibl discloses in fig.6 a fill tube 104, which is part of a battery housing 106 to allow electrolyte to be added to the cells and to permit servicing, if required, during the life of the battery [see column 1, lines 47-49]. Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to modify Exide Switch Technology's apparatus and include a fill tube, as disclosed by Geibl, in order to allow electrolyte to be added to the cells and to permit servicing, if required, during the life of the battery.

8. Claims 99, 100 are rejected under 35 U.S.C. 103(a) as being unpatentable over **Pacific Dunlop** of Australia brochure on Exide Switch Technology, as described above, in view of **JP-0568036**.

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Exide Switch Technology does not disclose a controller coupled to the main battery, the at least one standby battery, and the switching device, the controller operable to control operation of the switching device based on one or more operating parameters of the main battery and the at least one standby battery.

JP discloses in the abstract and figures 1-7 a battery switching system including a controller 5 where when the output of a main battery 1 drops below a predetermined level, power supply to a vehicle driving system 4 is switched from the main battery 1 to an auxiliary battery 2 by means of a switch 3 while at the same time, a display 6 is also switched from the main battery to the auxiliary battery to provide a battery switching system in which an operator is notified the fact that a vehicle is driven through an auxiliary battery upon switching from a main battery to an auxiliary battery. Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to modify Exide Switch Technology's apparatus and include a battery switching system including a controller, as disclosed by JP, in order to provide a battery switching system in which an operator is notified the fact that a vehicle is driven through an auxiliary battery upon switching from a main battery to an auxiliary battery.

As to claim 100, Exide Switch Technology discloses a test program including vibration, discharge amps, temperature [see page 2].

9. Claims 99-102 are rejected under 35 U.S.C. 103(a) as being unpatentable over **Pacific Dunlop** of Australia brochure on Exide Switch Technology, as described above, in view of prior art disclosed by applicant in the specification [hereinafter Prior Art] in view of Cook et al. [6734651].

Exide Switch Technology does not disclose a discharge cycling system coupled to the switching device and operable to periodically discharge the at least one standby battery.

Prior Art discloses discharge cycling of the reserve battery is known [see paragraph 0013].

Cook discloses a multiple battery system for a vehicle comprises a primary battery; a reserve battery electrically connectable to the primary battery; and a control unit with a relay switch electrically connected between the primary and reserve batteries. The relay switch is operable on a timer

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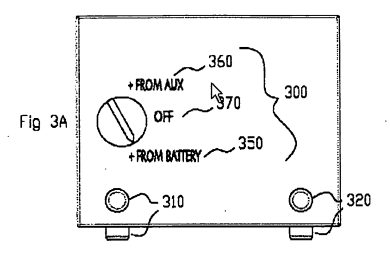
circuit 140 selected to create a predetermined time period during which the relay switch 120 remains closed. After the predetermined time period, the relay switch 120 returns to the normally open position to switch the reserve battery 14 out of the vehicle's electrical circuitry. In this manner, further discharge of the reserve battery is prevented. This feature is especially advantageous over the prior art relay switches that must be manually switched from an open position to a closed position prior to cranking the engine and switched again to the open position after the engine starts, since it is no longer necessary for the user to remember if the relay switch as been returned to the open position. In this manner, the reserve battery 14 is not subject to the same charge and discharge conditions of the primary battery 12, and therefore will be ready for use when the primary battery is insufficient for starting the motor and/or operating vehicle accessories [see column 6, lines 19-35]. Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to modify Exide Switch Technology's and Prior Art's apparatus and include a timer controlling charge and discharge/cycling conditions of the standby/reserve battery, as disclosed by Cook, in order to prevent subjecting the standby/reserve battery to the same charge and discharge conditions of the main/primary battery, and therefore be ready for use when the primary battery is insufficient for starting the motor and/or operating vehicle accessories.

As to claims 101, 102, see remarks and references above.

10. Claims 98, 103 are rejected under 35 U.S.C. 103(a) as being unpatentable over **Pacific Dunlop** of Australia brochure on Exide Switch Technology, as described above, in view of Krieger et al. [6377029].

As to claim 98, the originally filed specification lacks antecedence for a "third operating position". The amendment to the specification filed 11/23/2005 introduces a "tertiary or storage operating mode or position 370". However, fig. 3A describes this tertiary or storage operating mode or position 370 as "OFF". An "OFF" position is a **non-operating** position.

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Exide Switch Technology does not disclose a three-position switching device.

Krieger discloses in figures 1-4A a three-position switch, whose positions correspond to "On," "Off/AC Recharge," and "DC Recharge" [see column 4, lines 2-5]. Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to modify Exide Switch Technology's apparatus and include a three-position switching device, as disclosed by Krieger, in order to allow for recharging of the vehicle batteries.

Response to Arguments

11. Applicant's arguments with respect to the claims have been considered but are moot in view of the new grounds of rejection.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The prior art cited in PTO-892 and not mentioned above disclose related apparatus: **JP-2001021974** discloses in the abstract and fig.5 an apparatus for reliably supplying electrical energy to an electrical system from a main battery 256, at least one standby battery 257, a one-way charging circuit/diode 253, and switching devices 252 and 254. **Tanaka** [5154985] discloses in figures 1-11 a battery housing 10 that includes a main battery compartment and at least one standby battery compartment [see fig.2], the

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main battery compartment containing the main battery 38, and the at least standby battery compartment containing the at least one standby battery 42.

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- 13. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Pia Tibbits whose telephone number is 571-272-2086. If unavailable, contact the Supervisory Patent Examiner Karl Easthom whose telephone number is 571-272-1989. The Technology Center Fax number is 571-273-8300.
- 3. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

PFT Pia Tibbits

March 8, 2006 Primary Patent Examiner

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Append po

Appl. No. 10/604,703 RCE Submission dated Nov. 23, 2005 Reply to Office Action of Oct. 6, 2005 Replacement Sheet

RUNNING FROM MAIN BATTERY

